

Message

From: Bo [bo@praxis-enviro.com]
Sent: 6/15/2017 7:45:23 PM
To: Jennings, Eleanor [Eleanor.Jennings@parsons.com]
CC: d'Almeida, Carolyn K. [dAlmeida.Carolyn@epa.gov]; Dan Pope [DPope@css-inc.com]; Davis, Eva [Davis.Eva@epa.gov]; Cosler, Doug [Doug.Cosler@TechLawInc.com]; Brasaemle, Karla [Karla.Brasaemle@TechLawInc.com]; Wayne Miller [Miller.Wayne@azdeq.gov]; Steve Willis [steve@uxopro.com]
Subject: Re: current version of the comment being discussed

Still doing manual labor in the field, just checked email. Doug is free to speak for me.

Sent from my iPhone

On Jun 15, 2017, at 12:13 PM, Jennings, Eleanor <Eleanor.Jennings@parsons.com> wrote:

Please provide a sufficiently detailed evaluation of important factors determining the efficiency and rate of COC biodegradation and depletion of COCs from the LNAPL source materials. In this evaluation, sensitivity analyses should be incorporated for evaluating the effect of assumptions on remedial efficacy and timeframe scenarios. This will aid in evaluating remedy effectiveness. Please use EPA-team modeled Time of Remediation estimates provided on May 30, 2017 as a example. ST12 Joint agency EBR model cover letter.pdf; TOR Estimates_ST012_052217.pdf; BIONAPL_Box_Model_revised_04-27-2017_UWBZ.xls].

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"Safety Isn't Expensive. It's Priceless."